Case 15-11648-reg Doc 1

In re:

JESSICA L HOCHSTUHL

Case No.: 15-11648

Chapter 13

Date filed: July 9, 2015

Chapter 13 Plan

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X	The plan seeks to limit the amount of a secured claim, which may result in a creditor's lien receiving a partial payment or no
	payment at all, as set out in Part 2, Section 7.

- ☐ The plan requests the avoidance of a judicial lien as set out in Part 2, Section 9.
- ☐ The plan requests the avoidance of a non-possessory, non-purchase-money security interest as set out in Part 2, Section 10.
- ☑ The plan sets out non-standard provisions in Part 10.

Notice to Interested Parties: Your rights may be affected. Your claim may be reduced, modified, or eliminated.

You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

If you oppose the Plan treatment of your claim or any provision of this Plan, you or your attorney must file an objection to confirmation at least 7 days before the hearing on confirmation, **unless otherwise ordered by the Bankruptcy Court**. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed..

Par	Part 1: Plan Payments and Length of Plan						
1.	Debtor(s) will pay to the trustee \$ 1,750.00 per month.						
2.	Payments to the trustee will be made from future earnings in the following manner: Debtor(s) will agree to entry of a payroll deduction order. Debtor(s) will make payments directly to the trustee.						
3.	Additional payments to the trustee will be made as follows: Check all that apply: Debtor(s) will turn over to the trustee: any tax refunds received during the plan term any tax refunds in excess of \$2,400.00 received during the plan term Other sources of funding, including the sale of property. Describe the source, amount, and date when available: Debtor shall turn over her annual bonus received in excess of \$2,400 per year.						
4.	The total amount of plan payments is \$ 105,000.00.						

5.	The term of the plan is Case 15-11648-regionth oc 11	Filed 07/09/15	Page 2 of 9	

Part 2: Treatment of Secured Claims

6. Cure of default and maintenance of payments

The debtor(s) will cure the default and maintain the contractual installment payments on the secured claims listed below. The allowed claim for the arrearage amount, if any, will be paid under the plan, with interest if specified, at the rate stated.

Name of creditor	Collateral	Current installment payment (including escrow payment)	Interest rate on arrearage (if applicable)	Estimated amount of arrearage
AMS Servicing, inc	Home	Payment: \$1,045.00 Disbursed by: ☑ Trustee ☐ Debtor(s)	0.00%	\$19,126
		Payment: \$ Disbursed by: Trustee Debtor(s)		

7. Determination of allowed secured claims and claim modification

The claims listed below are allowed secured claims only to the extent of the value of the creditor's interest in the collateral as provided under 11 U.S.C. § 506(a). Unless a creditor timely objects to confirmation, the value of the creditor's interest in the collateral will be the amount of the allowed secured claim listed below, and it will be paid in full under the plan with interest at the rate stated below.

The portion of any allowed claim that exceeds the amount of the allowed secured claim will be treated as an unsecured claim under Part 4 of this plan. If the amount of a creditor's allowed secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 4 of this plan. The holder of any allowed secured claim, other than a mortgage treated in Part 2, Section 6, will retain the lien until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge under 11 U.S.C. § 1328(a), at which time the lien will terminate and be released by the creditor.

Name of creditor	Amount of creditor's claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Interest rate	Amount of creditor's secured claim to be paid	Estimated monthly plan payment
Chrysler Capital	\$21,203	2014 Chrysler 200	\$14,000	None	4.25%	\$14,000	\$300

8.	Secured	claims	not	subject	to 1	11	U.S.C.	§	506	
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The claims listed below were either:

- (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor, or
- (2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid in full under the plan with interest at the rate stated below.

Check if applicable:

Other secured claims not subject to 11 U.S.C. § 506 that are not listed below are provided for in Part 10 below.

Name of creditor	Collateral	Interest rate	Amount of claim to be paid	Estimated monthly plan payment

9. Judicial lien avoidance

The judicial liens securing the claims listed below impair exemptions to which the debtor(s) would have been entitled under 11 U. S. C. § 522(b). A judicial lien securing a claim listed below will be avoided to the extent that the lien impairs such exemptions upon entry of the order confirming the plan. The amount of the lien that is avoided will be treated as an unsecured claim in Part 4. The amount of the lien that is not avoided will be paid in full as a secured claim under the plan. See 11 U. S. C. § 522(f) and Bankruptcy Rule 4003(d).

Name of creditor	Collateral	Judgment date and date of lien recording	Lien recording information	Amount of lien not avoided and paid as sclaim	secured	Interest rate (if applicable)	Estimated monthly plan payment (if applicable)
				a. Amount of judicial lien	\$		
				b. Amount of all other liens	\$		
				c. Value of claimed exemptions +	\$		
				d. Total: Lines a + b + c = line d \$			
				e. Value of debtor's interest in property	\$		
				f. Subtract line e from line d	\$		
				Extent of exemption impairment (Check applicable box):			
				☑ Line f is equal to or greater than line entire lien is avoided.	e a. The		
				☐ Line f is less than line a. A portion of avoided.	f the lien is		
				Amount of lien not avoided: Subtract line f from line a	\$		

Case 15-11648-reg	Dac Anhount-Filipedica 7i609/15 Page 5 of 9
	b. Amount of all other liens \$
	c. Value of claimed exemptions + \$
	d. Total: Lines a + b + c = line d \$
	e. Value of debtor's interest in property \$
	Extent of exemption impairment (Check applicable box):
	☐ Line d is more than line e. The entire lien is avoided.
	☐ Line d is less than line e. A portion of the lien is avoided.
	Amount of lien not avoided: \$

10. Non-possessory, non-purchase-money security interest avoidance

The non-possessory, non-purchase-money security interests securing the claims listed below impair exemptions to which the debtor(s) would have been entitled under 11 U. S. C. § 522(b). A security interest securing a claim listed below shall be avoided to the extent that the security interest impairs such exemptions upon entry of the order confirming the plan. The amount of the security interest that is avoided will be treated as an unsecured claim in Part 4. The amount of the security interest that is not avoided will be paid in full as a secured claim under the plan.

See 11 U. S. C. § 522(f) and Bankruptcy Rule 4003(d).

Name of creditor	Collateral	Amount of security interest not avoided and paid as secured claim	Interest rate (if applicable)	Monthly plan payment (if applicable)
		 a. Amount of judicial lien b. Amount of all other liens c. Value of claimed exemptions + \$		
		 a. Amount of judicial lien b. Amount of all other liens c. Value of claimed exemptions + \$ d. Total: Lines a + b + c = line d \$ e. Value of debtor's interest in property \$ Extent of exemption impairment (<i>Check applicable box</i>): □ Line d is more than line e. The entire lien is avoided. □ Line d is less than line e. A portion of the lien is avoided. Amount of lien not avoided and paid: \$ 		

	collateral will be treated in Part 4 below.		
	Name of creditor	Collateral	
Par	t 3: Treatment of Administrative and Other Priority Claims		
12.	Trustee's fees		
	Fees of the standing trustee will be paid in full, without interest according	to 28 U.S.C. §586.	
	These fees are estimated to be 8% of plan payments; and du	ring plan term, they are estimated to total	\$
13.	Attorney's fees		
	Fees of the attorney, in the amount of \$3,810.00 (unpaid) will be paid in	n full, without interest.	
14.	Other priority claims		
	All allowed priority claims will be paid in full.		
	Name of creditor	Basis for priority treatment	Estimated amount to be paid
15.	Domestic support obligations paid less than full amount		
	The allowed priority claims listed below based on a domestic support oblig 11 U.S.C. § 1322(a)(4).	gation will be paid less than the full amount	of the claim under
	Name of creditor		Amount to be paid
16.	Interest		
	Interest on allowed priority claims listed in line 15 will: Check the applicable box:		
	 ✓ Not be paid 		
	☐ Be paid at an annual percentage rate of % under 11 U.S.	C. § 1325(a)(4), and is estimated to total \$	
Par	t 4: Treatment of Nonpriority Unsecured Claims		

The debtor(s) elect to surrender to the creditors listed below the personal or real property that is collateral for the claim. The debtor(s) consent to termination of the stay with respect to the collateral upon confirmation of the plan. Any allowed unsecured claim resulting from the disposition of the

11. Surrender of collateral

	Name of creditor			Current installment	Amount of arrearage to be		
				Payment: \$	paid		
				Disbursed by:			
				☐ Trustee			
				☐ Debtor(s)			
				Payment: \$			
				Disbursed by:			
				☐ Trustee ☐ Debtor(s)			
0 (Congrataly algorified nappriority	v uncocured eleime					
	Separately classified nonpriority unsecured claims						
	The nonpriority unsecured allowed claims listed below are separately classified and will be treated as follows:						
	Name of creditor			Basis for separate classification	n Treatment		
	Nonpriority unsecured claims Nonpriority unsecured allowed cla	nims that are not separate	ly classified will be paid	not less than: Check the applicab	le box:		
] [[The sum of \$ to 100% of allowed claims	be distributed on a pro r	ata basis to meet the rec	not less than: Check the applicabluirements of 11 U.S.C. 1325 (a)(4 puirements of the disposable incomes provided for in this plan, to be disposable incomes provided for in this plan, to be disposable.	e) (best interests test).		
 	The sum of \$ to 100% of allowed claims	be distributed on a pro r	ata basis to meet the rec	quirements of 11 U.S.C. 1325 (a)(4	e) (best interests test).		
((((20.	The sum of \$to The sum of \$to The sum of \$to 100% of allowed claims The funds remaining after dis	be distributed on a pro robe distributed on a pro robe distributed on a pro robbursements have been robbursements have been robbursements.	ata basis to meet the recata basis to meet the recanada to all other creditors	quirements of 11 U.S.C. 1325 (a)(4 quirements of the disposable incomes provided for in this plan, to be dis	e) (best interests test).		
[[[] 0.	The sum of \$ to	be distributed on a pro robe distributed on a pro robe distributed on a pro robbursements have been robbursements have been robbursements.	ata basis to meet the recata basis to meet the recanada to all other creditors	quirements of 11 U.S.C. 1325 (a)(4 quirements of the disposable incomes provided for in this plan, to be dis	e) (best interests test).		
	The sum of \$ to	be distributed on a pro report of the distributed on a pro resolution of the distributed on a province of the distributed on the distributed	ata basis to meet the recata basis to meet the recanade to all other creditors	quirements of 11 U.S.C. 1325 (a)(4 quirements of the disposable incomes provided for in this plan, to be dis	e) (best interests test). ne test. stributed on a pro rata basis.		
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[[[[]	The sum of \$toto	be distributed on a pro report of the distributed on a pro resolution of the plant	ata basis to meet the recata basis to meet the recata basis to meet the recanade to all other creditors classified claims, will (change of the classified claims).	quirements of 11 U.S.C. 1325 (a)(4 quirements of the disposable incomes provided for in this plan, to be disposed the applicable box): 5(a)(4), and is estimated to total delays are assumed and delays are assumed as a delays are assumed and delays are assumed as a delays are assumed and delays are assumed as a delays are assumed as a delays are assumed and delays are assumed as a delays are assumed as a delay are assumed as a delays are assumed as a delay are a delay are as a delay are as a delay are a	(best interests test). The test. Stributed on a pro rata basis. Substributed on a pro rata basis. Substributed on a pro rata basis.		
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17. Cure of default and maintenance of payments Page 7 of 9

Part 6: Order of Distribution 22. The trustee will pay allowed claims in the following order: a. Administrative Claims, Post-Petition Mortgage Cure Payments and Monthly payments as provided for in Part 2, Sections 6, 7, 8, 9 and b. Attorney fees as listed in Part 3, Section 13 or as allowed by Order of the Court c. Unsecured monthly cure payments as listed in Part 4, Section 17. d. All allowed secured claims provided for in Part 2, Sections 6, 7, 8, 9 and 10 without a monthly payment, to be paid pro-rata e. Priority claims as provided for in Part 3, Sections 14, 15 and 16 to be paid pro rata f. Arrearage amounts listed in Part 4, Section 17 and specially classified unsecured claims to be paid in full pursuant to Section 18 g. All other allowed unsecured claims provided for in Part 4. Part 7: Summary of Plan Disbursements 23. From the payments received from the debtor(s), the trustee will make the following estimated disbursements on allowed claims: a. Current installment payments on secured claims (Part 2, Section 6 total): b. Arrearage payments on secured claims (Part 2, Section 6 total): c. Allowed secured claims (Part 2, Section 7 total):	10
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b. Arrearage payments on secured claims (Part 2, Section 6 total) \$	
Allowed account desires (Port 2. Section 7 total)	
c. Allowed secured claims (Part 2, Section 7 total):	
d. Secured claims not subject to 11 U.S.C. § 506 (Part 2, Section 8 total):	
e. Judicial liens not avoided (Part 2, Section 9 total):	
f. Security interests not avoided (Part 2, Section 10 total):	
g. Administrative and other priority claims (Part 3 total): \$3,810.00 plus trustee's fees	
h. Current installment payments on unsecured debts (Part 4, Section 17 total):	
i. Arrearage payments on unsecured debts (Part 4, Section 17 total):	
j. Separately classified unsecured claims (Part 4, Section 18 total):	
k. Nonpriority unsecured claims (Part 4, Section 19 total):	
I. Interest on allowed unsecured claims (Part 4, Section 20 total):	
Total of 23a.through 23l\$	
Part 8: Northern District of Indiana Standard Provisions	

- 24. a. Trustee will pay the mortgage arrearage claim amount as allowed and modify the ongoing monthly mortgage payment timely filed under Rule 3002.1(b) without Notice or Order of Court. Upon such change, the Debtor has a duty to modify their monthly plan payment accordingly.
 - b. Trustee will pay the allowed fees, costs or amounts properly and timely applied for consistent with Rule 3002.1(c) without Notice or Order of Court. Upon such change, the Debtor has a duty to modify their monthly plan payment accordingly.
 - c. Debtors will timely turn over copies of their state and federal tax returns each year to the Trustee and their attorney and will not incur debt without approval of the Court or the Trustee.
 - d. Upon confirmation, the automatic stay is lifted as to any collateral treated as surrendered or abandoned and deemed abandoned from the estate.
 - e. Upon entry of order lifting stay, no distributions shall be made to the creditor until such time their claim is amended to show a deficiency claim.
 - f. To receive distributions from the Trustee under the plan, all creditors- including secured creditors- must timely file a proof of claim with the Bankruptcy Court. If a creditor applies payments in a manner not consistent with the terms of the plan, such actions may be a violation of 11 U.S.C. §524(i).
 - g. Secured creditors listed in Part 2, Section 7 will be paid the value listed in the Plan OR the value of the collateral listed in the proof of claim, whichever is less.

Part 9: Vestin	of Propert	v of the E	state
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25. Property of the estate shall revest in the debtor(s) upon discharge or dismissal of the case.

Part 10: Non-standard Plan Provisions

Under Bankruptcy Rule 3015(c), non-standard provisions are required to be set forth below.

Treasurer of Allen County shall retain its statutory lien upon the debtor's real property. Property taxes are presently escrowed by the mortgage company and paid by the mortgage company. Should property taxes fall in arrears, the property taxes shall be paid by the Estate, and debtor shall adjust her Plan payment accordingly.

Part 11: Signatures

Debtors' Attorney

X_/s/ Jeffrey S. Arnold______ Date 07/08/2015 Signature of debtor's attorney

Jeffrey S. Arnold, #19743-02, 209 W Van Buren Street, Columbia City, Indiana 46725